- (3) The licensee shall notify the Board in writing at least 5 days prior to each event.
- (4) Once opened, each bottle used for the BEER AND wine sampling or tasting event shall be marked that it is to be used for that purpose only.
- (5) The contents of each bottle may not be mixed with any other bottle and all bottles shall be destroyed once they are empty.
  - (f) (1) A [WT] BWST license is for on-premises consumption only.
- (2) [Wine sampling] SAMPLING or tasting OF BEER OR WINE may not be conducted from a drive-through window.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2006.

Approved April 25, 2006.

## **CHAPTER 214**

## (House Bill 1702)

AN ACT concerning

## Baltimore County - Alcoholic Beverages - Class B (B, W, L) (TSB) Restaurant-Service Bar Licenses

FOR the purpose of authorizing the Baltimore County Board of Liquor License Commissioners to issue a certain number of Class B (B, W, L) (TSB) restaurant—service bar beer, wine and liquor (on—sale) licenses in certain districts of the county; specifying certain requirements for a Class B (B, W, L) (TSB) license and for a restaurant for which a Class B (B, W, L) (TSB) license is issued; prohibiting a Class B (B, W, L) (TSB) license from being issued for use by a certain premises or for a certain location; requiring that the proposed location of a certain restaurant comply with county zoning ordinances; prohibiting a Class B (B, W, L) (TSB) license from being transferred or converted into another class of license; providing for the termination of this Act; and generally relating to alcoholic beverages in Baltimore County.

## BY adding to

Article 2B - Alcoholic Beverages

Section 8-204.7

Annotated Code of Maryland

(2005 Replacement Volume)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: